

June 8, 2012

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20024

Re: Notice of *Ex Parte* Presentation
Tribune Company, Debtor-in-Possession
MB Docket No. 10-104

Dear Ms. Dortch:

Tribune Company, Debtor-in-Possession (“Tribune”), is submitting this letter to report on a meeting at the Commission regarding the above-referenced docket.

On June 6, 2012, Don Liebenritt, Executive Vice President of Tribune and Chief Restructuring Officer; Nils Larsen, Executive Vice President of Tribune and President of Tribune Broadcasting Company; Shaun Sheehan, Vice President of Tribune; John Feore as attorney for Tribune; Richard E. Wiley, as attorney for JPMorgan Chase Bank, N.A.; Tom W. Davidson, as attorney for Oaktree Tribune, L.P. and Angelo, Gordon & Co., L.P.; and James Stenger, as attorney for The Official Committee of Unsecured Creditors, met with William Lake, Chief of the Media Bureau; Barbara Kreisman, Division Chief of the Media Bureau’s Video Division; Robert Ratcliffe, Deputy Chief of the Media Bureau; David Roberts, Attorney Advisor in the Media Bureau’s Video Division; and Adrienne Denysyk, Attorney Advisor in the Media Bureau’s Video Division.

The Tribune representatives reported on the status of the bankruptcy court proceedings involving Tribune and the court hearings on plan confirmation scheduled for June 7-8, 2012. They noted that the Company’s plan (jointly submitted and supported by the parties listed above) is the only plan before the court, that the Company believes the plan is clearly confirmable and that, in Tribune’s opinion, the plan will be approved by the court. This would provide the Commission with the necessary court authorization to proceed with its final review and action on Tribune’s pending Exit Applications. The Tribune representatives urged the Commission to take all steps to act expeditiously on the Exit Applications in order to allow Tribune to exit bankruptcy as soon as possible. Tribune pledged to cooperate with the Commission with regard to the processing of the Exit Applications.

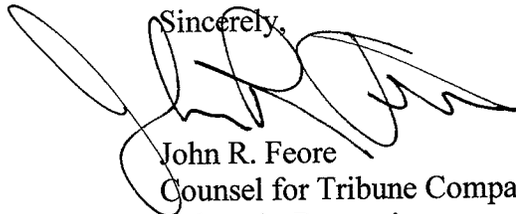
The Tribune representatives also discussed the current business and competitive challenges facing the company's media properties and the opportunities that would present themselves for the company once it has emerged from court supervision and can begin to execute a forward looking strategic plan.

The company agreed to keep the Commission apprised of developments resulting from the court hearings and, as part of this *ex parte* letter, Tribune is now in a position to report that the court hearing was held on Thursday and Friday. The court was advised that many of the remaining objections to the plan were resolved prior to the hearing, remaining objections were heard at the hearing, and the court was advised that additional discussions will be held and that the court will be advised of the status of those discussions on Monday. Thereafter, all parties will promptly make any follow-up filings with the court, and the court indicated that it would act promptly thereafter.

Pursuant to Section 1.1206(b)(2) of the Commission's rules, 47 C.F.R. Section 1.1206(b)(2), a copy of this notice is being filed electronically and a copy is being provided to the office of each Commission participant in the meeting.

Please contact the undersigned if you have any questions regarding these issues.

Sincerely,



John R. Feore
Counsel for Tribune Company,
Debtor-in-Possession

cc (via email):

William Lake
Barbara Kreisman
Robert Ratcliffe
David Roberts
Adrienne Denysyk
Best Copy and Printing, Inc.